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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/823,506	04/12/2004	Carl G. Hellerqvist	22100-0202 (49530-299673)	3571
23370 75	90 03/13/2006		EXAMINER	
JOHN S. PRA	TT, ESQ STOCKTON, LLP	LI, RUIXIANG		
1100 PEACHTI	•	ART UNIT	PAPER NUMBER	
ATLANTA, GA			1646	
			DATE MAIL ED: 03/13/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.

		Арр	Application No. Applicant(s)						
Office Action Summary		10/8	323,506	HELLERQVIST E	HELLERQVIST ET AL.				
		Exar	niner	Art Unit					
			iang Li	1646					
Period fo	The MAILING DATE of this communication Reply	tion appears o	on the cover sheet	with the correspondence a	ddress				
WHIC - Exter after - If NO - Failu Any I	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL asions of time may be available under the provisions of 3 (SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutor the to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	LING DATE C 7 CFR 1.136(a). In action. Try period will apply by statute, cause t	OF THIS COMMUI on no event, however, may and will expire SIX (6) M the application to become	NICATION.  The a reply be timely filed  CONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).					
Status									
1)	Responsive to communication(s) filed of	on .							
	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.								
3)	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)⊠	Claim(s) 82-102 is/are pending in the a	pplication.							
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	5) Claim(s) is/are allowed.								
6)□	6) Claim(s) is/are rejected.								
7)	') Claim(s) is/are objected to.								
8)⊠	8) Claim(s) 82-102 are subject to restriction and/or election requirement.								
Applicati	on Papers								
9)	The specification is objected to by the E	xaminer.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.									
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11)	The oath or declaration is objected to by	the Examine	er. Note the attach	ned Office Action or form P	TO-152.				
Priority ι	ınder 35 U.S.C. § 119								
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☐ All b) ☐ Some * c) ☐ None of:									
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.									
	ine analysis detailed emiss denoting	, a not or the	ociamos dopico in	ot received.					
Attachmen	t(s)								
	e of References Cited (PTO-892)		4) Interview Summary (PTO-413)						
	e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO-1449 or PTC			lo(s)/Mail Date of Informal Patent Application (PT	s)/Mail Date nformal Patent Application (PTO-152)				
	r No(s)/Mail Date		6) Other:						

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## Election/Restrictions

 The newly submitted claims 2-22 have been renumbered as claims 82-102, respective (See 37 CFR 1.126). Applicants are required to amend the claims and change the dependency of the claims in response to this Office action.

- 2. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 82-89 and 97-102 (all in part), drawn to an antibody that recognizes the polypeptide of SEQ ID NO: 4, classified in class 530, subclass 387.1.
  - II. Claims 82-89 and 97-102 (all in part), drawn to an antibody that recognizes the polypeptide of SEQ ID NO: 8, classified in class 530, subclass 387.1.
  - III. Claims 90-96 (all in part), drawn to an inhibitor of binding of a GBS toxin to a mammalian GBS toxin receptor of SEQ ID NO: 4, classification depends upon the structure of the inhibitor.
  - IV. Claims 90-96 (all in part), drawn to an inhibitor of binding of a GBS toxin to a mammalian GBS toxin receptor of SEQ ID NO: 8, classification depends upon the structure of the inhibitor.
- 3. The inventions are distinct, each from the other for the following reasons. Inventions I-IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP §806.04, MPEP §808.01). In the instant case, the different inventions are drawn to completely different products, antibodies that recognize different polypeptides and inhibitors that inhibit binding of

a GBS toxin to two different GBS toxin receptors. These products have completely different biological functions which are not interchangeable and which require non-cohesive searches and considerations.

- 4. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.
- 5. Because these inventions are distinct for the reasons given above and the search required for a single group is not required for any other group, restriction for examination purposes as indicated is proper.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48 (b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48 (b) and by the fee required under 37 CFR 1.17 (l).

## Advisory Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ruixiang Li whose telephone number is (571) 272-0875. The examiner can normally be reached on Monday through Friday from 8:30 am to 5:00 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Brenda Brumback, can be reached on (571) 272-0961. The fax number for

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the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, please contact the Electronic

Rusciang L

Ruixiang Li, Ph.D. Primary Examiner March 7, 2006 RUIXIANG LI, PH.D. PRIMARY EXAMINER

Business Center (EBC) at the toll-free phone number 866-217-9197.